IN THE UNITED STATES DISTRICT RECEIVED COURT FOR THE DISTRICT OF SOUTH CAROLINA GREENVILLE DIVISION NOV 15 P 12:28

UNITED STATES OF AMERICA	
Plaintiff,) Criminal Action No. 6:13-cr-00170-2-JMC
Vs.)) ENTRY OF PLEA
BENTON T HALL Defendant:	OF NOLLO CONTENDRE TO CHARGES NUNC PRO TUNC AND REQUEST FOR TIME

The Accommodation Party in the capacity of Defendant BENTON T HALL, does hereby authorize the entry of a PLEA of NOLLO CONTENDRE to the charges brought forth against the Defendant BENTON T HALL in the instant case via the SUPERSEDING INDICTMENT (ECF # 48) pursuant to Federal Rules of Criminal Procedure, Rule 11(a)(1). This entry should be entered *nunc pro tunc* to August 22, 2013, to replace this Court's previous entry of a plea of not guilty to these charges.

The Accommodation Party, having agreed with the Plaintiff to a settlement of the substance of this matter as set forth in this Court's Docket pursuant to ECF # 82 (CERTIFIED RECORD OF ACCORD with the UNITED STATES OF AMERICA and the Accommodation Party for the Defendant) does hereby request a continuance for reasonable amount of time in the public proceedings to negotiate a plea agreement between the Government and the Accommodation Party/Defendant pursuant to Federal Rules of Criminal Procedure 11(c)(1) in order to expedite this matter in form in the interest of justice.

Respectfully submitted,

Benton Life Thins Hell BENTON T HALL, Defendant